

DESCRIPTION OF PROPERTY.	Aggregate Number.	Aggregate Value.	Form of statement required.
1. Horses of all ages.....		\$.....	
2. Neat cattle of all ages.....		\$.....	
3. Mules and asses of all ages.....		\$.....	
4. Sheep and lambs.....		\$.....	
5. Swine.....		\$.....	
6. Wagons, carriages and sleighs.....		\$.....	
7. Gold and silver watches.....		\$.....	
8. Pianos, organs and melodeons.....		\$.....	
9. Value of bank stock.....		\$.....	
10. Value of merchants' and manufacturers' stock.....		\$.....	
11. Amount of moneys, accounts, bonds, credits, notes and mortgages.....		\$.....	
12. Value of all other personal property.....		\$.....	
13. Total value of all personal property.....		\$.....	
14. Number of acres of land and value thereof.....		\$.....	
15. Aggregate value of city and village lots.....		\$.....	
16. Total value of real estate.....		\$.....	

_____, Wis., _____, 18—.

I hereby certify the foregoing statement to be correct, as appears from the assessment rolls above referred to, which are now on file in this office.

_____,
Clerk.

SECTION 2. All acts or parts of acts conflicting with any of the provisions of this act are hereby repealed. Repeal.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.
Approved April 17, 1889.

[No. 546, A.]

[Published April 20, 1889.]

CHAPTER 480.

AN ACT for an act to facilitate the collection of judgments against life insurance companies and mutual benefit societies.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. No life insurance company or mutual benefit society doing any kind of life insurance To facilitate collection of judgments.

Life companies
to pay final
judgments ren-
dered against
them within 90
days thereafter

Penalty for vio-
lation.

business in this state, against which a final judgment shall have been recovered in any court in this state shall, after ninety (90) days from the rendition of such judgment, and whilst the same remains unpaid, issue any new policy or certificate of insurance in this state; and in case any such insurance corporation or its officers or agents shall violate the provisions of this section, it shall forfeit the sum of one thousand dollars (\$1,000); provided, that in case of an appeal to the supreme court of this state, said ninety (90) days shall not begin to run until after said judgment shall have been affirmed and the decision remitted to the lower court according to law.

SECTION 2. All acts and parts of acts conflicting with this act are hereby repealed.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved April 17, 1889.

[No. 670, A.]

[Published April 26, 1889.]

CHAPTER 481.

AN ACT to authorize John Arpin and Daniel J. Arpin, their associates, heirs and assigns, to erect and maintain a dam or dams across the Tomahawk river, in township thirty-six (36) north, of range six (6) east, in Oneida county.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Authorizing
John Arpin et
al., to build
dams across
Tomahawk
river, Oneida
county.

SECTION 1. John Arpin and Daniel J. Arpin, their associates, heirs and assigns, are hereby authorized and empowered to erect and maintain a dam or dams (not exceeding two) across the Tomahawk river, on any lands now owned by them in section twenty-one (21), township thirty-six (36) north, of range six (6) east, at such point or points on their lands in said township and range as they shall select; provided, that if one dam only be erected, the same shall not exceed sixteen feet in height, and if two